

Message Text

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ACTION NODS-00

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FM USDEL SECRETARY IN JERUSALEM

TO USDEL ALEXANDRIA IMMEDIATE

INFO SECSTATE WASHDC IMMEDIATE

S E C R E T SECTION 1 OF 2 SECTO 10102

NODIS CHEROKEE

FOR THE AMBASSADOR

E.O. 11652: XGDS

TAGS: PFOR, EG, US

SUBJECT: DRAFT AGREEMENT

1. FOLLOWING IS TEXT OF DRAFT AGREEMENT WHICH
FAHMY REQUESTED. PLEASE GIVE TEXT TO HIM AND
REMIND HIM, IF YOU THINK NECESSARY, THAT WE WILL
BE DISCUSSING THIS TEXT WITH THE ISRAELIS.

2. BEGIN TEXT:

AUGUST 25, 1975

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AGREEMENT BETWEEN EGYPT AND ISRAEL

ARTICLE I

THE GOVERNMENT OF THE ARAB REPUBLIC OF EGYPT AND THE
GOVERNMENT OF ISRAEL:

RESOLVE THAT THE CONFLICT BETWEEN THEM AND IN THE
MIDDLE EAST SHOULD NOT BE RESOLVED BY MILITARY FORCE BUT BY

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PEACEFUL MEANS;

RECALL THAT THE AGREEMENT CONCLUDED BY THE PARTIES
JANUARY 18, 1974, WITHIN THE FRAMEWORK OF THE GENEVA PEACE
CONFERENCE, CONSTITUTED A FIRST STEP TOWARDS A JUST AND DURABLE
PEACE ACCORDING TO THE PROVISIONS OF SECURITY COUNCIL RESOLUTION
338 OF OCTOBER 22, 1973; AND

ARE DETERMINED TO REACH A FINAL AND JUST PEACE SETTLEMENT BY
MEANS OF NEGOTIATIONS CALLED FOR BY SECURITY COUNCIL RESOLUTION
338 AND AS A SIGNIFICANT STEP TOWARDS THAT END;

ARTICLE II

(1) THE PARTIES HEREBY UNDERTAKE NOT TO RESORT TO THE
THREAT OR USE OF FORCE OR ARMED BLOCKADE AGAINST EACH OTHER.

ARTICLE III

(1) THE PARTIES WILL SCRUPULOUSLY OBSERVE THE CEASEFIRE
ON LAND, SEA AND AIR AND TO REFRAIN FROM ALL MILITARY OF PARA-
MILITARY ACTIONS AGAINST EACH OTHER.

(2) THE PARTIES ALSO CONFIRM THAT THE OBLIGATIONS CON-
TAINED IN THE ANNEX AND, WHEN CONCLUDED, THE PROTOCOL SHALL
BE AN INTEGRAL PART OF THIS AGREEMENT.

ARTICLE IV

TE MILITARY FORCES OF THE PARTIES SHALL BE DEPLOYED IN
ACCORDANCE WITH THE FOLLOWING PRINCIPLES:

(1) ALL EGYPTIAN FORCES SHALL BE DEPLOYED WEST OF
THE LINE DESIGNATED AS LINE A ON THE ATTACHED MAP.

(2) ALL ISRAELI FORCES SHALL BE DEPLOYED EAST OF THE
LINE DESIGNATED AS LINE B ON THE ATTACHED MAP.

(3) THE AREA BETWEEN THE LINES DESIGNATED ON THE
ATTACHED MAP AS LINES A AND D AND THE AREA BETWEEN THE LINES
DESIGNATED ON THE ATTACHED MAP AS LINES B AND C SHALL BE
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LIMITED IN ARMAMENT AND FORCES.

(4) THE LIMITATIONS ON ARMAMENT AND FORCES IN THE AREAS
DESCRIBED BY PARAGRAPH (3) ABOVE SHALL BE AGREED AS DESCRIBED
IN THE ATTACHED ANNEX.

(5) IN THE AREA BETWEEN THE LINES DESIGNATED ON THE
ATTACHED MAP AS LINES A AND B, THE UNITED NATIONS EMERGENCY

FORCE WILL CONTINUE TO PERFORM ITS FUNCTIONS AS UNDER THE
EGYPTIAN-ISRAELI AGREEMENT OF JANUARY 18, 1974.

(6) IN THE LAND CONNECTION BETWEEN THE CITY OF SUEZ
AND THE LINE TERMINATING AT THE COAST SOUTH OF ABU RODEIS ON
THE ATTACHED MAP, THE FOLLOWING PRINCIPLES WILL APPLY:

(A) THERE WILL BE NO MILITARY FORCES.

(B) THE UNITED NATIONS EMERGENCY FORCE WILL ASSURE
THAT THERE ARE NO MILITARY FORCES; IT WILL ESTABLISH
CHECK POINTS AND HAVE FREEDOM OF MOVEMENT NECESSARY
TO PERFORM THIS FUNCTION IN THIS AREA.

ARTICLE V

EGYPT AGREES THAT THE UNITED NATIONS EMERGENCY FORCE IS
ESSENTIAL AND SHALL CONTINUE ITS FUNCTION AND THAT ITS MANDATE
SHALL BE EXTENDED ANNUALLY.

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S E C R E T SECTION 2 OF 2 SECTO 10102

NODIS CHEROKEE

FOR THE AMBASSADOR

ARTICLE VI

THE PARTIES HEREBY ESTABLISH A JOINT COMMISSION TO BE
PRESIDED OVER BY THE CHIEF COORDINATOR OF THE UNITED NATIONS
PEACEKEEPING MISSION IN THE MIDDLE EAST FOR THE DURATION

OF THIS AGREEMENT, IN ORDER TO CONSIDER ANY PROBLEM ARISING FROM THIS AGREEMENT AND TO ASSIST THE UNITED NATIONS EMERGENCY FORCE IN THE EXECUTION OF ITS MANDATE. THE JOINT COMMISSION SHALL FUNCTION IN ACCORDANCE WITH PRECEPTS ESTABLISHED IN THE ANNEX.

ARTICLE VII

CARGOES OF NON-STRATEGIC NATURE DESTINED FOR OR COMING FROM ISRAEL SHALL BE PERMITTED THROUGH THE SUEZ CANAL.

ARTICLE VIII

THE DETAILS CONCERNING THE NEW LINES, THE REDEPLOYMENT OF THE FORCES AND ITS TIMING, THE LIMITATION ON ARMAMENTS AND FORCES, AERIAL RECONNAISSANCE, THE OPERATION OF THE EARLY WARNING AND SURVEILLANCE INSTALLATIONS, THE UN FUNCTIONS AND OTHER ARRANGEMENTS WILL ALL BE IN ACCORDANCE WITH THE PROVISIONS OF THE ANNEX AND MAP WHICH ARE AN INTEGRAL PART OF THIS

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AGREEMENT AND OF THE PROTOCOL WHICH IS TO RESULT FROM NEGOTIATIONS PURSUANT TO THE ANNEX AND WHICH, WHEN CONCLUDED, SHALL BECOME AN INTEGRAL PART OF THIS AGREEMENT.

ARTICLE IX

(1) THIS AGREEMENT IS REGARDED BY THE PARTIES AS A SIGNIFICANT STEP TOWARD A JUST AND LASTING PEACE. IT IS NOT A FINAL PEACE AGREEMENT.

(2) THE PARTIES SHALL CONTINUE THEIR EFFORTS TO NEGOTIATE A FINAL PEACE AGREEMENT WITHIN THE FRAMEWORK OF THE GENEVA PEACE CONFERENCE.

ARTICLE X

NOTHING IN THIS AGREEMENT SHALL PREJUDICE THE RIGHT OF SELF-DEFENSE UNDER ARTICLE 51 OF THE UN CHARTER.

ARTICLE XI

THIS AGREEMENT SHALL ENTER INTO FORCE UPON SIGNATURE AND REMAIN IN FORCE UNTIL SUPERSEDED BY A NEW AGREEMENT BETWEEN THE PARTIES IN ACCORDANCE WITH UN SECURITY COUNCIL RESOLUTION 33.

DONE AT----- ON THE -----
1975, IN FOUR COPIES.

FOR THE GOVERNMENT OF ISRAEL FOR THE GOVERNMENT OF THE
ARAB REPUBLIC OF EGYPT

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